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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
077580,246	09/10/90	HUFFMAN	D 79132

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11M1/0922

EXAMINER	
KALINCHAR, S	
ART UNIT	PAPER NUMBER
23	
DATE MAILED: 3	

09/22/93

Please find below a communication from the EXAMINER in charge of this application.

Commissioner of Patents.

PLEASE SEE ATTACHED SHEET AND
PTO -892 AND PTOL -413

SCK

Serial Number: 07/580246

-2-

Art Unit: 1103

The previous request to copy claims in Paper Nos. 21 and 22 is vacated. Upon reconsideration, Applicants are requested to copy the following claims for the purposes of an interference.

The following claims corresponding to claim 21 of U.S. Patent No. 5,114,477 and claim 1 of U.S. Patent No. 5,234,474 are suggested to applicant under 35 U.S.C. § 135(a) for the purposes of an interference:

186. A pigment composition comprising C₆₀, C₇₀, or a mixture thereof.

187. A lubricating composition comprising C₆₀, C₇₀, or a mixture thereof.

The suggested claim must be copied exactly, although other claims may be proposed under 37 C.F.R. § 1.605(a).

APPLICANT MUST COPY THE PATENT CLAIM WITHIN ONE MONTH FROM THE DATE OF THIS LETTER. THE EXTENSION OF TIME PROVISIONS OF 37 C.F.R. § 1.136(a) DO NOT APPLY TO THIS TIME PERIOD. FAILURE TO COPY THE CLAIM WILL BE TAKEN AS A CONCESSION THAT THE SUBJECT MATTER OF THIS CLAIM IS THE PRIOR INVENTION OF ANOTHER UNDER 35 U.S.C. § 102(g) AND THUS ALSO PRIOR ART UNDER 35 U.S.C. § 103. *In re Oguie*, 186 USPQ 227 (CCPA 1975).

Per MPEP 2305.01 Applicants are advised that all of the pending claims in the instant application (including those previously indicated as allowable, claims 85, 90, 94, and 95) are unpatentable over the claims suggested.

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9/20/93



Michael Lewis
Supervisory Patent Examiner
Patent Examining Group 110